UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS

[] BENTON

[X] EAST ST. LOUIS

[]CONTESTED [X]UNCONTESTED

MINUTES OF DISPOSITION

U.S.A. v. QUAWNTAY ADAMS	CRIMIN	AL NO <u>0</u>	4-CR-30029-03-DRH
DEFT. COUNSEL: ADAM FEIN	JUDGE: CHIE	F JUDGE DAV	ID R. HERNDON
GOVT. COUNSEL: STEVE CLARK	DATE_	MAY 12, 20	<u>11</u>
REPORTER: LAURA BLATZ DE	PUTY: SANDY	PANNIER	TIME: <u>9:35 AM -12:20 PM</u>
CASE IS BEFORE THE COURT TODAY	Y ON REMAND F	ROM THE U.	S. COURT OF APPEALS.
COURT'S RULINGS ON OBJECTIONS TO DEFENDANT'S OBJECTIONS	O PRE-SENTENC	E REPORT:	COURT OVERRULES
TOTAL AMOUNT OF <u>CONTROLLED S</u> DEFENDANT'S RELEVANT CONDUCT	SUBSTANCE (6 IS 400 - 700 KIL	e.g. cocaine base, marij	uana, etc.) CONSTITUTING MARIJUANA
OFFENSE LEVEL: 37 CRIMINAL I SENTENCE RANGE: 360 - life (Count 2 SUPERVISED RELEASE RANGE: 8 year) FINE		000 - \$4 million
CUSTODY OF ATTORNEY GE	ENERAL	X CUSTOD	Y OF BUREAU OF PRISONS
SENTENCE: 420 MONTHS. THIS ON EACH OF COUNTS 4, 5 AND 6, ALI			0 ON COUNT 2 AND 60 MONTHS
X UPON RELEASE FROM IMPRISONM 8 YEARS ON COUNT 2 AND A CONCURRENTLY			
CONDITIONS OF SUPERVISION:			_
[X] Within 72 hours of release from BC	OP, defendant to r	eport to proba	tion in district released.
[X] The defendant shall cooperate in the	he collection of D	NA as directed	d by the probation officer.
[X] Defendant shall not commit any fu	rther crimes.		
[X] Defendant shall not illegally posse	ess any controlled	substances.	
[X] Defendant shall not possess firearm	n or other destruc	tive device.	
[X] Defendant shall submit within 15	days for drug uri	nalysis.	
[X] Payments are due immediately, through penalty that is imposed by this judgment supervised release. Having assessed the penalties shall be paid in equal monthly monthly income, whichever is greater, release from imprisonment to a term of statement of the sta	t and that remains e defendant's abili- installments of \$2 over a period of	ty to pay, payr or 10%	commencement of the term of

[X] The defendant shall participate, as directed and approved by the probation officer, in treatment for narcotic addiction, drug dependence or alcohol dependence, which includes urinalysis or other drug detection measures and which may require residence and/or participation in a residential treatment facility. Any participation will require complete abstinence from all alcoholic beverages. Defendant shall pay for the costs associated with substance abuse counseling and/or testing based on a co-pay sliding fee scale as directed and approved by the U. S. Probation Office. Co-pay shall never exceed the total costs of counseling.
[X] Defendant shall provide the probation officer and the Financial Litigation Unit of the United States Attorney's Office with access to any requested financial information.
[X] The defendant shall apply all monies received from income tax refunds, lottery winnings, judgments, and/or any other anticipated or unexpected financial gains to the outstanding court-oriented financial obligations. The defendant shall immediately notify the probation officer of the receipt of any indicated monies.
[X] The defendant shall submit his person, residence, real property, place of business, computer, or vehicle to a search, conducted by the United States Probation Officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of supervision. Failure to submit to a search may be grounds for revocation. The defendant shall inform any other residents that the premises may be subject to a search pursuant to this condition.
[X] The defendant shall participate in a program of mental health treatment as directed by the probation officer, until such time as the defendant is released from the program by the probation officer.
[X] DEFENDANT SHALL PAY A FINE IN THE AMOUNT OF \$ 150.00 ON EACH OF COUNTS 2, 4, 5 and 6 FOR A TOTAL FINE IN THE AMOUNT OF \$ 600.00 [] INTEREST WAIVED [] INTEREST IMPOSED
[] FINE TO BE PAID FROM PRISON EARNINGS, OR WHILE DEFENDANT IS ON SUPERVISED
RELEASE.
[X] SPECIAL ASSESSMENT OF \$ 100.00 ON EACH OF COUNT(S) 2, 4, 5 and 6
TOTAL \$ 400.00 DUE IMMEDIATELY.
[] COURT FINDS DEFENDANT'S FINANCIAL CONDITION IS SUCH THAT HE IS UNABLE TO:
[] PAY RESTITUTION, [] PAY A FINE, [] PAY COSTS OF INCARCERATION OR SUPERVISION
AND THEY ARE WAIVED.
[x] DEFENDANT ADVISED OF RIGHT TO APPEAL WITHIN 14 DAYS.
[] RECOMMENDATION
[] BOND: [] REVOKED [X] REMANDED [] CONTINUED; DEFENDANT TO VOLUNTARILY
SURRENDER AS NOTIFIED BY USM TO DESIGNATED INSTITUTION;
OR [] SURRENDER TO USM ON
[X] COUNT(S)3 DISMISSED AS DEFENDANT ADJUDGED NOT GUILTY.
[X] DEFENDANT REQUESTS CLERK FILE NOTICE OF APPEAL